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FACSIMILE COVER SHEET

TO: Examiner Cesar B. Paula USPTO-GAU 2178 FROM: Shawn W. Fraser 3 RE: Application No. 08/903,743 Interview Request Form FAX NO.: 703-746-5644 NO. OF PAGES: DATE: July 31, 2003 (including cover page) TIME: SENT BY:

MESSAGE

Examiner Paula,

Attached is the form that we discussed this morning. I will see you this afternoon at 2:00pm.

Regards, Shawn Fraser

Direct: 202-721-5428

IF YOU DO NOT RECEIVE ALL THE PAGES PLEASE CALL 202-530-1010 AS SOON AS POSSIBLE.

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PTOL-413A (05 03)
Approved for use through xx/xx/xxxxx OMB 0651-0 331
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

	Applicar	nt Initiated Inter	rview Request I	Form	
Application No.: of Examiner: Cesar	1/903 743 First B. Paula	t Named Applicant: Art Unit: 2118	Inothy Merrical Status of App	K Lorge plication: An	endust
Tentative Participa (1) Shawn W.		(2)		file	w fuell
·	: -	(4)	-	— oul	J 44 9003
		<u>1-Q3</u> Proposed	<u>, </u>	(AM(PM)	
Type of Interview					
(1) Telephonic	(2) X Perso	onal (3) [] Vi	deo Conference		
Exhibit To Be Show			⋈vo		
ii yes, provide brie	a description:				-
		Issues To Be I	Discussed	MARCO	
lssues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) Nej. [103(9]	1, <u>3,4,7,9-12,</u> 22,27-27,31,	Nebabet al +D	hatset [p]	[]	[]
(2) Nej.[1036)]	32, 33	Mehab, et al. + ib	1772 ⁶⁴ [[]	[]
(3)		- HOUSE SHALES	مبر. []	[]	[]
(4)			[]	[]	[]
Continuation Sh	leet Attached				
` Bricf Description o	f Arguments to	be Presented;			
Se altown					
An interview was c	onducted on the	above-identified app	plication on		•
NOTE: This form should be	completed by app	licant and submitted to	o the examiner in adv	vance of the inte	erview (see MPE)
§ 713.01). This application will	not be delayed fro	om issue because of app	plicant's failure to su	bmit a written :	record of this
interview. Therefore as soon as possible.	, applicant is advi	ised to file a statement	of the substance of th	iis interview (37	7 CFR 1.133(b))
Show (D)	Ganso 1		10mg	15 yau	le
(Applicant/Applican	it's Representative	e Signature) (F	Examiner/SPE Signa	ture)	

This collection of information is required by 37 CFR 1.133. The information is required to obtain or rotain a benefit by the public which is to file (and by the USFTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, and submitting the completed application form to the USFTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. U.S. Pates t and Trudemurk Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Application No. 08/903/743 Docket No. 00169.000568

CONTINUATION OF APPLICANT INITIATED INTERVIEW REQUEST FORM PTOL-413A -FOR INTERVIEW PURPOSES ONLY--

The cited art fails to disclose or suggest the claimed features of the present invention. In particular, the cited art fails to disclose or suggest a method, operable in a first application upon a local machine, of forming a single continuous printable document by collating a plurality of hyper-text documents using several steps, including, inter alia, monitoring a second application operating independently of the first application on the local machine, to identify access patterns of the second application to the plurality of hyper-text documents.

The Nehab, et al. patent relates to a system for generating a custom formatted hypertext document by using a personal profile to retrieve hierarchical documents. However, this patent fails to disclose or suggest monitoring a second application operating independently of the first application on the local machine, to identify access patterns of the second application to the plurality of hyper-text documents, as claimed in the independent claims of the present application.

The <u>Davis</u>, et al. patent relates to a method for monitoring client interaction with a network resource and creating client profiles and a resource database. However, this patent fails to disclose or suggest monitoring a second application operating independently of the first application on the local machine, to identify access patterns of the second application to the plurality of hyper-text documents, as claimed in the independent claims of the present application.

In <u>Davis</u>, et al., the user using a browser accesses a resource from a network such as the World Wide Web. Upon accessing the particular resource, the server providing the resource also delivers to the user a monitoring program which monitors the user's interaction with the resource. The monitoring program returns information to the server by which the server may determine other resources of preference that may be subsequently delivered to the user. Applicants submit that in the arrangement described in the <u>Davis</u>, et al. patent, the monitoring program is associated with the particular resource delivered to the client via the server. The server, being the provider of both the resource and the monitoring program, can tailor the monitoring program to operate in concert with the resource. Accordingly, the monitoring program and the delivered resource are not independent of one another, but rather are linked to one another.

For these reasons, the claimed invention is allowable over the cited art.